LINUTED OT ATEG OF ARTERS		AL DISTRICT OF CALIFORNIA
UNITED STATES OF AMERICA, Plaintiff,	CASE NUMBER: 13	CR 917 DMG-1
v.	COMPLAINT:	INDICTMENT / INFORMATION:
UNTER MODRE	VIOLATION OF TITLE:	SECTION:
Defendant/Material-Witness.	VIOLATION OF TITLE.	371;1030 (a) (2)(c), (c)(2)(1
☐ PERSONAL RECOGNIZANCE (Signa		16284(1)(1);2
☐ UNSECURED APPEARANCE BOND		RELEASE No
☐ APPEARANCE BOND IN THE AMO ☐ WITH CASH DEPOSIT (AMOUNT		
☐ WITH AFFIDAVIT OF SURETY N		☐ RELEASE TO PRETRIAL ONLY ☐ FORTHWITH RELEASE ☐ ALL CONDITIONS OF BOND
☐ WITH AFFIDAVIT WITH JUSTIFICA	TION OF SURETY (Form CR-3)	SHALL BE MET AND BOND POSTED BY: Date
		Date
☐ WITH DEEDING OF PROPERTY		ing the state of the transfer of the state o
☐ COLLATERAL BOND IN AMOUNT☐ CORPORATE SURETY BOND IN AMOUNT		
☐ ADDITIONAL REQUIREMENTS:	1/01	1
BAIL FIXED BY COURT		MENTS HAVE BEEN MET:
Deputy Cl	PRE-CONDITIONS TO RELE	Deputy Clerk
In addition to the GENERAL CONDITION imposed upon you: ☐ Defendant shall submit to: ☐ Pretrial S ☐ Surrender all passports to the Glerk of G for the issuance of a passport during the ☐ Travel is restricted to: CD/CA	Supervision. [] Intensive Pretrial Scourt, of sign a declaration no later to pendency of this case. aport, railroad, or bus terminal which assion. relocate without prior permission from the provide proof to PSA. with any person who is or who may luding but not limited to:	her side, the following conditions of release are Supervision. han, and not apply h permits exit from the Continental U.S. or area om PSA No contact Phone, Twies become a victim or potential witness in the
		perty by Pretrial Services in conjunction with the
☐ Not use/possess any identification other	than in your own legal name or true person and/or property by Pretrial S	name. [] In order to determine compliance, you ervices in conjunction with the U.S. Marshal.
and/or property by Pretrial Services in co	onjunction with the US Marshal.	will agree to submit to a search of your person
testing and treatment based upon your al	bility to pay as determined by PSA.	by PSA. You shall pay all or part of the cost for
for treatment based upon your ability to	pay as determined by PSA [] Pol	ry by PSA. You shall pay all or part of the cost
☐ Participate in mental health evaluation.	and/or counseling and/or treatment a	is directed by PSA. You shall pay all or part of
the costs based upon your ability to pay		11/1/1 1 7 7 7 7 7 1.
	Defendant	11/1/1 1 7 20 20 11

		CASE NUMBER:
INTER	Moore	13CR917 DMG -1
,	Defendant/Material-With	
☐ Participa	nte in one of the following	g home confinement program components and abide by all requirements of the program
		lude electronic monitoring or other location verification system. You shall pay all or par
of the co	st of the program based u	upon your ability to pay as determined by PSA.
[] Curi	few. You are restricted to	your residence every day: [] from to [] as directed by PS
	Release to PSA only.	and the second of the second o
		restricted to your residence at all times except for employment; education; religious
		abuse, or mental health treatment; attorney visits; court-ordered obligations; or other
,		y PSA. [] Release to PSA only
		are restricted to your residence at all times except for medical needs or treatment; religio
		nces as pre-approved by PSA. [] Release to PSA only.
		her in the home, the workplace, or any other location, any device which offers Internet SA. [] In order to determine compliance, you will agree to submit to a search of your
		SA: [] In order to determine compitance, you will agree to subfine to a search of your library states of conjunction with the US Marshal.
		tten, telephonic, or electronic communication with any person who is less than the age of
		adult who is the parent or legal guardian of the minor.
		et of any school yard, park, playground, arcade, or other place primarily used by children
	e age of 18.	, , , , , , , , , , , , , , , , , , ,
		h, own, control, or otherwise participate directly or indirectly in conducting the affairs of
		her organization dealing with the care, custody, or control of children under the age of 13
□ Not view	w or possess child pornog	graphy or child erotica. [] In order to determine compliance, you will agree to submit to
		perty, including computer hardware and software, by Pretrial Services in conjunction with
the US N	Marshal.	
	4	
Other co	onditions: <u>Same</u>	condition as set by Judge
Other co	onditions: <u>Same</u>	F. Brenzen 95 set by Judge
Other co	onditions: <u>Same</u>	Condition as set by Judge E. Brennan
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ORIGINAL - YELLOW COPY PINK- PRETRIAL SERVICES PINK- PRETRIAL SERVICES WHITE - DEFENDANT COPY

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CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OR CALIFORNIA

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

CASE NO. 2:14-mj-00012-EFB

Plaintiff,

VS.

UNSECURED APPEARANCE BOND

HUNTER MOORE,

Defendant.

I, HUNTER MOORE, the undersigned defendant and/or surety, acknowledge that I/we are bound to pay the United States of America the sum of \$100,000.00.

As a condition of the defendant's release on this bond, it is understood and agreed upon that the defendant must appear in person in accordance with any and all directions and orders relating to his appearance in the above entitled matter, as may be given or issued by the Court or any judicial officer thereof, in the aforesaid District, or any other United States District Court to which he or she may be removed or to which the case may be transferred.

If the defendant appears as ordered and otherwise obeys and performs the foregoing conditions of this bond, then said bond is to be void, but if the defendant fails to obey or perform any of these conditions, the bond may be forfeited. If said forfeiture is not set aside, summary judgment

may be entered against defendant for the amount above stated together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States. It is agreed and understood that this is a continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. DATED: DATED:		Case 2:13-cr-00917-DMG Document 28 Filed 02/10/14 Page 4 of 6 Page ID #:85 Case 2:14-mj-00012-EFB Document 6 Filed 01/24/14 Page 2 of 2
Procedure and other laws of the United States. It is agreed and understood that this is a continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. DATED: Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. DATED: Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. Continuing bond which shall remain in full force and effe		may be entered against defendant for the amount above stated together with interest and costs, and
It is agreed and understood that this is a continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. DATED: Continuing bond which shall remain in full force and effect until such time as the undersigned is duly exonerated. DATED: Continue Carrier		execution may be issued and payment secured as provided by the Federal Rules of Criminal
effect until such time as the undersigned is duly exonerated. DATED: WEFENDANT WOON and / CA CITY & STATE SURBITY CITY & STATE SURBITY Wood land SURETY Wood land CITY & STATE		Procedure and other laws of the United States.
DATED: DEFENDANT Nowland CA CITY & STATE SURBIY Lood and DA CITY & STATE Loud Mann SURETY Windland CA CITY & STATE	٠	It is agreed and understood that this is a continuing bond which shall remain in full force and
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SPECIAL CONDITIONS OF RELEASE

Re: Moore, Hunter

No.: 2:14-mj-00012 EFB Date: January 24, 2014

- 1. You shall report to and comply with the rules and regulations of the Pretrial Services Agency;
- 2. You shall report in person to the Pretrial Services Agency on the first working day following your release from custody;
- 3. You are to reside at a location approved by the pretrial services officer and not move or absent yourself from this residence for more than 24 hours without the prior approval of the pretrial services officer;
- 4. You shall cooperate in the collection of a DNA sample;
- 5. Your travel is restricted to Central District and Eastern District of California unless otherwise approved in advance by the pretrial services officer;
- 6. You shall surrender your passport to the Clerk, U. S. District Court, and obtain no passport during the pendency of this case;
- 7. You shall not possess a firearm/ammunition, destructive device, or other dangerous weapon; additionally, you shall provide written proof of divestment of all firearms/ammunition currently under your control;
- 8. You shall seek and/or maintain employment and provide proof of same as requested by your pretrial services officer;
- 9. You shall refrain from any use of alcohol or any use of a narcotic drug or other controlled substance without a prescription by a licensed medical practitioner; and you shall notify Pretrial Services immediately of any prescribed medication(s). However, medicinal marijuana, prescribed or not, may not be used;
- 10. You shall submit to drug and/or alcohol testing as approved by the pretrial services officer. You shall pay all or part of the costs of the testing services based upon your ability to pay, as determined by the pretrial services officer;
- 11. You shall participate in a program of medical or psychiatric treatment, including treatment for drug or alcohol dependency, as approved by the pretrial services officer. You shall pay all or part of the costs of the counseling services based upon your ability to pay, as determined by the pretrial services officer;
- 12. You shall not associate or have any contact with your co-defendant or any potential witnesses in this case, unless in the presence of counsel or otherwise approved in advance by the pretrial services officer;
- 13. You shall report any contact with law enforcement to your pretrial services officer within 24 hours;

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- 14. You shall not access the Internet and you shall provide proof of the disconnection or termination of this service as required by the pretrial services officer. Your parents are allowed to have internet access to the home, however, the connection shall be password protected and you shall not have access to it at any time;
- 15. You shall not use or possess a computer in your residence or at any other location unless otherwise approved by the pretrial services officer. Your parents are allowed to keep their smartphones and personal computers locked and password protected in the locked in-law unit or with them at all times;
- 16. You shall not use any device offering Internet access as a means of accessing any material that relates to the criminal activity charged in the pending allegations;
- 17. You shall not possess a cell phone which has internet capabilities;
- 18. You shall participate in a cognitive behavior treatment program as directed by the pretrial services officer. Such programs may include group sessions led by a counselor or participation in a program administered by the Pretrial Services office;
- 19. You shall not have anyone or a third party conduct online business or activity on your behalf; and,
- 20. On or before Monday January 27, 2014, in the presence of your defense counsel and agents designated by the government, you shall assist agents to shut down any and all of your personal and professional Twitter accounts, Tumblr accounts, email accounts, Instagram accounts, Facebook accounts, Hunter Moore T.V. accounts, websites, and any other social media or internet accounts you may have. This may be effectuated by allowing agents to substitute their own password and contact information in the place of your own, or through other means as determined by the agents. You shall identify all such accounts for the agents.